In re:						
Rober	t Joseph Amico,		Case No. 16 CHAPTER 13 PL	6-43598 AN XI	Modified	
Debto	r.		Dated: 06/20/19	<u></u>		
	<u>int case, debtor means debtors in t</u>					
	. NOTICE OF NONSTANDARD P					
	LIEN OR SECURITY INTEREST A					
1.1	A limit on the amount of a secured c		s eacn of the follow Included			
1.1	valuation of the collateral for the clai 9 or 17		included	<u>A</u> _ NC	ot included	
1.2	Avoidance of a security interest or lie	en, set out in Part	Included	X No	ot included	
1.3	Nonstandard provisions, set out in P	art 17	_X_Included	N	ot included	
Part 2	DEBTOR'S PAYMENTS TO TRU	JSTEE				
2.1 A	s of the date of this plan, the debto	r has paid the tru	ustee <u>25,105.00</u> .			
	fter the date of this plan, the debtor					
	eginning in <u>June</u> (mo.) of <u>2019</u> (yr.					
	<u>f BMO Harris Bank on 2014 Toyo</u>					
	<u>,200.00</u> per month for <u>18</u> months fo		<u>)0.00</u> . The initial plar	n payme	ent is due	
	ot later than 30 days after the order					
	he minimum plan length is36 m			e of the	initial plan	
	ayment unless all allowed claims a	re paid in a shor	ter time.			
	he debtor will also pay the					
	ustee: he debtor will pay the trustee a tota	l of E4 E0E 00 []	noo 0 1 + 0 0 + 0 11	_ ·		
	B. PAYMENTS BY TRUSTEE: The				editors for	
	proofs of claim have been filed. Th					
	ents, or <u>5,450.50</u> [line 2.5 x .10].	ic trustee may of	officer a fee of up to f	10 70 OI P	nan	
	ADEQUATE PROTECTION PAY	MENTS (8 1326	(a)(1)(C)): The trust	ee will n	romptly	
	om available funds adequate prote					
	ed by personal property, according					
	Creditor	Monthly payment			Total payments	
Part 5	. EXECUTORY CONTRACTS AN	D UNEXPIRED I	LEASES (§ 365): Th	ne debto	r assumes	
	llowing executory contracts or unex		(0)			
	ents that come due after the date th					
	forth in Part 8.					
	Creditor		Description	of propert	ty	
Part 6	6. CLAIMS NOT IN DEFAULT: Pay	ments on the fol	llowing claims are cu	ırrent ar	nd the	
debto	r will pay directly to creditors all pay	ments that com	e due after the date	the petit	tion was	
filed.	Γhe creditors will retain liens, if any					
Creditor Description of property						
		0011 7				
6.1	BMO Harris Bank	2014 Toyota Highl	ander			

Part 7. HOME MORTGAGES IN DEFAULT (§§ 1322(b)(5) AND 1322(e)): The trustee will cure payment defaults on the following claims secured only by a security interest in real property that is the debtor's principal residence. The debtor will pay directly to creditors all payments that come due after the date the petition was filed. The creditors will retain liens. All following entries are estimates. The trustee will pay the actual amounts of default.

		Creditor	Amount of Default	Monthly Payment	Beginning in Month #	Number of Payments	Total payments
Ī	7.1	Wells Fargo Bank, N.A.	89.01	PAID			89.01

Part 8. CLAIMS IN DEFAULT (§§ 1322(b)(3) AND (5) AND 1322(e)): The trustee will cure payment defaults on the following claims as set forth below. The debtor will pay directly to creditors all payments that come due after the date the petition was filed. The creditors will retain liens, if any. All following entries are estimates, except for interest rate.

	Creditor	Amount of	Interest rate	Monthly	Beginning in	Number of	Total	l
		Default	(if any)	Payment	month #	payments	payments	

Part 9. SECURED CLAIMS SUBJECT TO MODIFICATION ("CRAMDOWN") PURSUANT TO § 506 (§ 1325(a)(5)) (secured claim amounts in this Part control over any contrary amounts except for secured claims of govern-mental units): The trustee will pay, on account of the following allowed secured claims, the amount set forth in the "Total Payments" column below. Unless otherwise specified in Part 17, the creditors will retain liens securing the allowed secured claims until the earlier of the payment of the underlying debt determined under nonbankruptcy law, or the date of the debtor's discharge, and if this case is dismissed or converted without completion of the plan, such liens shall also be retained by such holders to the extent recognized by applicable nonbankruptcy law. Notwithstanding a creditor's proof of claim filed before or after confirmation, the amount listed in this Part as a creditor's secured claim binds the creditor pursuant to 11 U.S.C. § 1327 and confirmation of the plan is a determination of the creditor's allowed secured claim. For secured claims of governmental units, unless otherwise ordered by the court, the value of a secured claim listed in a proof of claim filed in accordance with FRBP 3012(c) controls over any contrary amount.

Creditor	Claim	Secured	Interest	Beginning	Monthly	X	=	+	=
	amount	claim	rate	in month #	payment	Number of	Plan	Adq.	Total
						payments	payments	Pro.	payments
								From	. ,
								part 4	

Part 10. SECURED CLAIMS EXCLUDED FROM § 506 AND NOT SUBJECT TO MODIFICATION ("CRAMDOWN") (§ 1325(a)) (910 vehicles and other things of value)(allowed secured claim controls over any contrary amount): The trustee will pay in full the amount of the following allowed secured claims. All following entries are estimates, except for interest rate. The creditors will retain liens. Unmodified 910 claims not in default are addressed in Part 6. Unmodified 910 claims in default are addressed in Part 8.

	Creditor	Claim amount	Interest rate	Beginning in month #	Monthly payment	x Number of payments	= Plan payments	+ Adq. Pro. From Part 4	= Total payments
10.1	Hennepin County Treasurer	6,210.00	10.00	20	155.25	40	6,210.00		6,210.00

Part 11. PRIORITY CLAIMS (not including claims under Part 12): The trustee will pay in full all claims entitled to priority under § 507(a)(2) through (a)(10), including the following. The amounts listed are estimates. The trustee will pay the amounts actually allowed.

	Creditor	Estimated claim	Monthly payment	Beginning in month #	Number of payments	Total payments
11.1	Attorney's Fees	7,934.24	Paid			7,934.24
11.2	Internal Revenue Service	2,410.97	Paid			2,410.97
11.3	Minnesota Department of Revenue					
	TOTAL					10,345.21

Part 12. DOMESTIC SUPPORT OBLIGATION CLAIMS: The trustee will pay in full all domestic support obligation claims entitled to priority under § 507(a)(1), including the following. The amounts listed are estimates. The trustee will pay the amounts actually allowed.

Creditor	Estimated claim	Monthly payment	Beginning in month #	Number of payments	Total payments

Part 13. SEPARATE CLASSES OF UNSECURED CLAIMS: In addition to the class of unsecured claims specified in Part 14, there shall be separate classes of non-priority unsecured claims described as follows: None. The trustee will pay the allowed claims of the following creditors. All entries below are estimates.

Creditor	Estimated	Interest rate	Monthly	Beginning in	Number of	Total
	Claim	(if any)	payment	month #	payments	payments

Part 14. TIMELY FILED UNSECURED CLAIMS: The trustee will pay holders of non-priority unsecured claims for which proofs of claim were timely filed the balance of all payments received by the trustee and not paid under Parts 3, 7, 8, 9, 10, 11, 12 and 13 their pro rata share of approximately 32,410.28 [line 2.5 minus totals in Parts 3, 7, 8, 9, 10, 11, 12 and 13]. 14.1 The debtor estimates that the total unsecured claims held by creditors listed in Part 9 are 0.00.

- 14.2 The debtor estimates that the debtor's total unsecured claims (excluding those in Parts 9 and 13) are **293,153.89**.
- 14.3 Total estimated unsecured claims are **293,153.89** [lines 14.1 + 14.2].
- **Part 15. TARDILY-FILED UNSECURED CLAIMS:** All money paid by the debtor to the trustee under Part 2, but not distributed by the trustee under Parts 3, 4, 7, 8, 9, 10, 11, 12, 13 and 14, will be paid to holders of allowed nonpriority unsecured claims for which proofs of claim were tardily filed.

Part 16. SURRENDER OF COLLATERAL AND REQUEST FOR TERMINATION OF STAY:

The debtor has surrendered or will surrender the following property to the creditor. The debtor requests that the stays under §§ 362(a) and 1301(a) be terminated as to the surrendered collateral upon confirmation of the plan.

Creditor	Description of property

Part 17. NONSTANDARD PROVISIONS: The Trustee may distribute additional sums not expressly provided for herein at the trustee's discretion. Any nonstandard provisions, as defined in FRBP 3015(c), must be in this Part. Any nonstandard provision placed elsewhere in the plan is void. Any request by the debtor to modify a claim secured only by a security interest in real property that is the debtor's principal residence must be listed in this Part and the debtor must bring a motion to determine the value of the secured claim pursuant to Local Rule 3012-1(a).

17.1	The debter shall submit all future cornings or other income to such supervision or central of the trustee as is
17.1	The debtor shall submit all future earnings or other income to such supervision or control of the trustee as is
	necessary for the execution of the Plan, including yearly tax refunds received by the debtor during the life of
	the plan. The debtor may retain the first 1,200.00 of any yearly tax refunds received during the plan and, in
	addition, the debtor may retain any tax refund proceeds from the Earned Income Credit (EIC) and the
	Minnesota Working Family Credit (MWFC). With respect to the debtor's 2017 state and federal tax

	refunds, the debtor shall be allowed to retain the same in order to pay for unanticipated and necessary living expenses.
17.2	Claims filed as secured but for which the chapter 13 plan makes no express provision shall be classified and paid as unsecured claims as set for in paragraph 14 above.
17.3	Late filed claims are subject to objection as per 11 U.S.C. §502(b)(9).
17.4	Pursuant to 11 U.S.C. Section 1305, a proof of claim may be filed by any entity that holds a claim against the debtor(s) for taxes that become payable to a governmental unit while the case is pending. The trustee shall only pay 11 U.S.C. Section 1305 claims attributable to the taxable year in which the case concerning such debtor(s) was filed, and only to the extent funds are available.
17.5	The trustee may distribute additional sums not expressly provided for herein at the trustee's discretion.
17.6	With respect to the claim of Wells Fargo Home Mortgage, Inc. concerning the debtor's homestead mortgage, said creditor shall resume issuing monthly billing statements to the debtor following the confirmation of this plan. Any and all such billing statements shall be issued to the debtor at the address on file with the Bankruptcy Court or to the debtor's attorney at the attorney's address on file with the Bankruptcy Court.
17.7	With respect to the claim of BMO Harris Bank concerning the debtor's 2014 Toyota Highlander, said creditor shall resume issuing monthly billing statements to the debtor following the confirmation of this plan. Any and all such billing statements shall be issued to the debtor at the address on file with the Bankruptcy Court or to the debtor's attorney at the attorney's address on file with the Bankruptcy Court.
17.8	Debtor shall turnover to the trustee any net bonuses (bonus payment less taxes paid) received during the life of the plan. The debtor shall turnover to the trustee any such bonuses within ten (10) days of debtor's receipt of the same.

SUMMARY OF PAYMENTS:

Class of Payment	Amount to be paid
Payments by trustee [Part 3]	5,450.50
Home mortgages in default [Part 7]	89.01
Claims in default [Part 8]	
Secured claims subject to modification (cramdown) pursuant to § 506 [Part 9]	
Secured claims excluded from § 506 [Part 10]	6,210.00
Priority claims [Part 11]	10,345.21
Domestic support obligation claims [Part 12]	
Separate classes of unsecured claims [Part 13]	
Timely filed unsecured claims [Part 14]	32,410.28
TOTAL (must equal line 2.5)	54,505.00

Certification regarding nonstandard provisions: I certify that this plan contains no nonstandard provision except as placed in Part 17.

Signed: <u>/e/ Stephen J. Behm</u>
Stephen J. Behm, Attorney at Law 403 South Broad Street, Suite 60

P.O. Box 1056

Mankato, MN 56002-1056 Telephone: (507) 387-7200

Signod.	Dohort	locon	·hΛ	mica
Signed:	Robeit	JUSEP	<u> </u>	MILLO

Robert Joseph Amico, Debtor 1

Debtor 2 (if joint case)

Filed 06/25/19 Entered 06/25/19 17:49:52 Desc Main Case 16-43598 Doc 52 Document Page 5 of 8

REVISED 12/15

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In re Robert Jo	Case No.			
Debtor(s)).			
	SIGNATURE DECLARATION			
CHAPTER VOLUNTAR AMENDMEI XXMODIFIED	SCHEDULES & STATEMENTS 13 PLAN RY CONVERSION, SCHEDULES AND STATEMENTS NT TO PETITION, SCHEDULES & STATEMENTS CHAPTER 13 PLAN LEASE DESCRIBE:)			
I [We], the und penalty of perju	lersigned debtor(s) or authorized representative of the debtor, make the following declarations under ury:			
1.	The information I have given my attorney for the electronically filed petition, statements, schedules, amendments, and/or chapter 13 plan, as indicated above, is true and correct;			
2.	The Social Security Number or Tax Identification Number I have given to my attorney for entry into the court's Case Management/Electronic Case Filing (CM/ECF) system as a part of the electronic commencement of the above-referenced case is true and correct;			
3.	[individual debtors only] If no Social Security Number was provided as described in paragraph 2 above, it is because I do not have a Social Security Number;			
4.	I consent to my attorney electronically filing with the United States Bankruptcy Court my petition, statements and schedules, amendments, and/or chapter 13 plan, as indicated above, together with a scanned image of this Signature Declaration;			
5.	My electronic signature contained on the documents filed with the Bankruptcy Court has the same effect as if it were my original signature on those documents; and			
6.	[corporate and partnership debtors only] I have been authorized to file this petition on behalf of the debtor.			
Date:06/2	4/19			
x	x			
	ure of Debtor1 or Authorized Signature of Debtor 2			
Printed	Joseph Amico Name of Debtor 1 or Printed Name of Debtor 2			

Authorized Representative

UNITED STATES BANKRUPTCY COURT DISTRICT OF MINNESOTA

In Re: Bky. No. 16-43598

Robert Joseph Amico,

Debtor. Chapter 13 Case

UNSWORN CERTIFICATE OF SERVICE

I, Stephen J. Behm, attorney with Behm Law Group, Ltd., 403 South Broad Street, Suite 60, P.O. Box 1056, Mankato, MN 56002-1056, declare that on June 25, 2019 I mailed the attached Notice of Hearing and Motion to Modify Chapter 13 Plan (Post-Confirmation), Memorandum of Law, proposed Order and Modified Chapter 13 Plan (Post-Confirmation) and Exhibit "A", and Summary of Amendments to Voluntary Petition, Lists, Schedules and Statements and Amended Summary of Your Assets and Liabilities and Certain Statistical Information and Amended Schedules I and J upon all of the entities listed below and on those listed on the attached service list by first class mail postage prepaid to each entity on said list at the addresses stated for each entity, as indicated.

Robert Joseph Amico, 2855 Inner Road, Wayzata, MN 55391.

Wells Fargo Bank, N.A., c/o Lawrence P Zielke, Attorney at Law, Shapiro & Zielke LLP 12550 West Frontage Road, Suite 200, Burnsville, MN 55337.

All creditors listed on the debtor's creditor matrix (See attached list).

Upon each of the entities named below by email via CM/ECF Filing:

Gregory A. Burrell, trustee -- <u>cmecfjzkmn@ch13mn.com</u>
U.S. Trustee -- <u>ustpregion12.mn.ecf@usdoj.gov</u>

Dated: this 25th day of June, 2019.

BEHM LAW GROUP, LTD.

/s/ Stephen J. Behm Stephen J. Behm, #263758 403 South Broad Street, Suite 60 P.O. Box 1056 Mankato, MN 56002-1056 Telephone: (507) 387-7200 Label Matrix for local noticing Case 16-43598 District of Minnesota Minneapolis Tue Jun 25 17:37:29 CDT 2019

Minneapolis 301 U.S. Courthouse 300 South Fourth Street Minneapolis, MN 55415-1320

American Express Bank, FSB c/o Becket and Lee LLP PO Box 3001 Malvern PA 19355-0701

Ameris Bank Capital Recovery Advisors 2400 Augusta Drive, Ste 212 Houston, TX 77057-4998

BMO Harris Bank P.O. Box 6201 Carol Stream IL 60197-6201

Capital Recovery Advisors 2400 Augusta Drive Suite 212 Houston TX 77057-4998

Karl E. Osmus 1010 Williams Street Valdosta, GA 31601-4039

LVNV Funding, LLC its successors and assigns PO Box 10587 Greenville, SC 29603-0587

PFCU Platinum Cash Rewards P.O. Box 247080 Omaha NE 68124-7080

Sallie Mae P.O. Box 9635 Wilkes Barre PA 18773-9635 Doc 52 _{BM}Filed 06/25/19 Entered 06/25/19 17:49:52 Desc Main wilford Geske 1 Cook, P.R. Page 7 of 8 7616 Currell Blvd Suite 200 Woodbury, MN 55125-2296

> American Education Services P.O. Box 2461 Harrisburg PA 17105-2461

American Express Centurion Bank c/o Becket and Lee LLP PO Box 3001 Malvern PA 19355-0701

Ameris Bank P.O. Box 3668 Moultrie GA 31776-3668

BMO Harris Bank, N.A. P.O. Box 2035 Milwaukee, WI 53201-2035

Hennepin County Treasurer A600 Government Center 300 S 6th Street Minneapolis, MN 55487-0999

KeyBank NA 4910 Tiedeman Rd Brooklyn, OH 44144-2338

Lending Club 71 Stevenson Court Suite 300 San Francisco CA 94105-2985

(p) PENTAGON FEDERAL CREDIT UNION ATTN BANKRUPTCY DEPARTMENT P O BOX 1432 ALEXANDRIA VA 22313-1432

(p) US BANK PO BOX 5229 CINCINNATI OH 45201-5229

Shapiro & Zielke, LLP 3476 Stateview Blvd MAC#X7801-013 Fort Mill, SC 29715-7203

American Express P.O. Box 981535 El Paso TX 79998-1535

American Express Travel Related Services Com c/o Becket and Lee LLP PO Box 3001 Malvern PA 19355-0701

Ameris Bank P.O. Box 870 Vidalia, GA 30475-0870

Beverly Mae Amico 515 Kimbark Longmont CO 80501-5549

Internal Revenue Service P.O. Box 7346 Philadelphia PA 19101-7346

LVNV Funding, LLC its successors and assigns assignee of LendingClub Corporation Resurgent Capital Services PO Box 10587

Greenville, SC 29603-0587

United Student Aid Funds, Inc. Attn: Bankruptcy Litigation Unit E3149 PO Box 9430

Navient Solutions, Inc. on behalf of

Wilkes Barre, PA 18773-9430

Sallie Mae P.O. Box 9500

Wilkes Barre PA 18773-9500

US Trustee 1015 US Courthouse 300 S 4th St

Minneapolis, MN 55415-3070

USAA Credit Card Services 16-43598 P.O. Box 65020

Doc 52 USAA Savings Bank / 19 COWEINSTEIN RILEY, PS Page 8 of 8

Entered 06/25/19 17:49:52 Desc Main Inc (USAF)

PO Box 8961

San Antonio TX 78265-5020

2001 WESTERN AVENUE, STE 400 SEATTLE, WA 98121-3132

Madison WI 53708-8961

Wells Fargo Bank, N.A. Attention: Payment Processing Mac# X2302-04C 1 Home Campus

Des Moines, IA 50328-0001

Wells Fargo Home Mortgage P.O. Box 14411 Des Moines IA 50306-3411

Gregory A Burrell 100 South Fifth Street Suite 480 Minneapolis, MN 55402-1250

Robert Joseph Amico 2855 Inner Road Wayzata, MN 55391-2726

Stephen Behm Behm Law Group Ltd 403 S Broad St Ste 60 PO Box 1056 Mankato, MN 56002-1056

The preferred mailing address (p) above has been substituted for the following entity/entities as so specified by said entity/entities in a Notice of Address filed pursuant to 11 U.S.C. 342(f) and Fed.R.Bank.P. 2002 (g)(4).

Pentagon Federal Credit Union Pentagon FederalCredit Union P.O. Box 1432 Alexandria, VA 22313

U.S. Bank Cardmember Service P.O. Box 6352 Fargo ND 58125-6352

(d) U.S. Bank National Association Bankruptcy Department PO Box 108 St. Louis MO 63166-0108

End of Label Matrix 37 Mailable recipients Bypassed recipients 37 Total